DAILY RECORD

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is delivered in Pioche, Bullionville and Ham-ilion, at Fifty Cents per week, payable to the Carriers.

AGENTS. C. W. CHANE, 426 Montg'y st., San Francisco W.M. GEDLING. Bullionville T. STARR. Hamilton

REMOTE CAUSES OF THE PANIC. Before we apply desperate remedies we should understand the nature of the discase. We have maintained and still insist that an inflation of the legal tender circulation is no cure for the malady which afflets us. This will appear if we go back and examine into the remote causes—not so very remote after all—which have produced the present state of things. We are bound to suffer for our follies. Inflation may postpone for a short time the day of reckoning, but that day will surely come.

short time the day of reckoning, but that day will surely come.

The trouble with us is our immense mass of indebtedness, both foreign and domestic. It must never be forgotten that by far the larger part of that indebtedness is the direct effect of the inflation of our currency. The payment of debts has always been found troublesome, yet it is the only houest way of getting rid of them. Privation and suffering must be endured, or the money can not be saved with which to make the necessary disbursements. And now let us calmly consider how we came to be so much in debt, and take a look at the ledger.

In the first place we will glance at our indebtedness. From the year ended June 30, 1868, to the year ended June 30, 1873, our imports rapidly and steadily increased in value, as follows:

1867-88. \$171,624,808

minished their debts, but the good effect of this has been more than counterbalanced by the reckless increase in the debts of cities, counties and towns, and the lavishness with which public money has been appropriated for all purposes of government. Next, we have to notice a tremendous increase in the bonds issued by railroad and other corporations. Then come mortgages on farms and other real estate, many of them dating back to war times. Finally we have the loans and discounts of the national banks, of which the record is startling. They were in

Perhaps ten ortwenty millions in fresh greenbacks will convert a sufficient proportion of the nine hundred millions ow-ing to the banks from bad debts into good ones to demonstrate the prudence of the bank managers, but we doubt it.
Lastly, a few words asto the great idol,
the balance of trade. We are now exportbecause we are selling very cheap; (2) because the English have experienced a tremendous rise in prices and we are not able to pay for their wares; (3) the Eng-lish, being already somewhat in trouble from short crops, labor unions, scarcity of coal, etc., and forescoing a great deal more, are drawing in and refusing to buy our securities as they have been doing for the last five or six years. Now our farmers are already in trouble because farmers are aiready in stuff so cheap. The English are getting more and more in trouble every day, and we, in the great cities, expect to be as "prosperous" and extravagant as ever. All we need, the doctors tell us, is a little more green paper! Not so. We must come down to pread and water and water and may out dake. bread and water and payour debts. We have no choice in the matter. We must continue to send out of the country more valuable things than we bring into the country until John Bull gets on his lega again. John Bull is sick, and the farmres are sick, and the trade of peddling railroad bonds is annihilated. Will Mr. Richardson's greenbacks repair broken china, or enable John Bull to give our farmers more for wheat? That is the question. The reverse we have met with is simply the beginning of the invitable is simply the beginning of the inevitable transition from prosperous to pinching times, and brandy will do us no good. Mes, and brandy

MISSISSIPPI-ALCORN AND AMES. A spicy correspondent of the Louispolitics in that State:

ville Courier-Journal, writing from Jackson, Miss., gives an interesting sketch of The most interesting campaigu now in progress in any State of the United States is on the boards in Mississippi. The campaigus in Ohio and Virginia may be more important, but they lack the halo of tragic interest which is thrown over the Mississippi contest, by reason of the strange attitude of parties and inght-about face" of numerous politicians.

ALCOUN'S PIEST APPEARANCE. James L. Alcorn was the Radical candidate for Governor in 1869, and whipped out the Union-Conservative National Democratic and-so-forth candidate, Lewis Dent. He was taken up by the hard pressed Democrats because he was the Administration's brother-in-law, and would draw influence from that high and mighty source. Dent was a bad specimen of the genus carpet-bagger, and it is said that, up to the opening of the campaign, he had only resided in the State long enough to have his shirt washed, and failed to pay for that. But these are all dead issues. Deut was smothered James L. Alcorn was the Radical canare all dead issues. Deut was smothered under a heavy black majority, and re-turned to the family residence at Wash-ington, there to go into the claim business, and mourn over the instability of human events. Time passed on, as it always will pass, even in Mississippi, and Alcorn was elected to the Senate as a fiery and untamed Radical.

Preceding Alcorn, however, to the Senate, was

ADELDERT AMES. formerly of Maine, but at present of no place in particular. Ames came here as a general in the army. He was here in command during reconstruction times. He fooled around the Legislature with his epaulets blazing before the eyes of the skillet-headed negroes, and his sword

PIOCHE DAILY RECORD.

VOL. VII.

PIOCHE, NEVADA, SUNDAY, OCTOBER 12, 1873.

dangling among his legs, and they, the negroes, not the legs, elected him to the Senate. He got into that body by a tight squeeze, and ought not to have got in at all, being no more a cittizen of Mississippi than Queen Victoria is a citizen of Paducha. He and Alcorn did not get along well together. Two tom cats, tied in a tow sack, would have been more harmonious, if not more melodious than they. Ames thought Alcorn was a bad man, whose hard heart would not relent if the Kuklux killed fifty niggers a day, while Alcorn freely gave it as his private opinion that Ames was a d—d fool. As the people of Mississippi had no particular stock in either of these men, they did not weep at the solemn spectacle.

JAMES L. ALCORN

JAMES L. ALCORN
is altogether a different man from Ames.
There is not a particle of similarity or
sympathy between them. Alcorn is a
Mississippian, one of the richest men in
the State, owns plantations enough to
make a nigger's head swim, and is as
fully identified with the interests of the
State as the americal to an head to the way. fully identified with the interests of the State as a man pessibly can be. He was a rebel during the war and fought the fight to the bitter end, and then turned his sword into a cotton atrap and went into business, both political and agricultural. His negroes were gone, a thousand or more, but he said he didn't care, as they could now board thuselves. He became a violent Radical, and was elected Governor and promoted to the Senate as before detailed.

dles, and is sitting down on something. A wheelbarrow has its uses, without doubt, but in its leisure moments it is the great blighting curse of true dignity.

> THE mother's yearning, that complet est type of life in another life which is the essence of real human love, feels the presence of the cherished child in the base, degraded man.

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Mill Goods and Goods PRILL GOODS

Mining Goods Mining Goods Mining Goods
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Stoves of all Kinds, Eto.....Eto.....Eto.....Eto.

A Supply of Tinware Tinware TINWARE Tinware Tinware

On hand; also Tin Work Executed promptly at reasonable rates. STONE STORE, Upper Main street, Pioche, Nevada.

Summons.

IN THE DISTRICT COURT OF THE
Seventh Judicial District of the State of
Newada, in and for the county of Lincoln.
J. N. Williams, plaintiff, vs. Thomas F. Hanly, Kennedy J. Hanley, James Shea, R. McKee, A.
Bocqueraz, G. W. Chesley, J. S. Jones and F. A.
Buck, defendants.
Action brought in the District Court of the

J. N. Williams, plaintiff, vs. Thomas F. Hanly, Kennedy J. Hane, James Shea, R. McKee, A.
Bocqueraz, G. W. Chesley, J. S. Jones and F. A.
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Bocqueraz, G. W. Chesley, J. S. Jones
James H. Hane, V. Gardel, J. Hanely, J. S. Jones
James H. Hanely, Kennedy J. Hanley, James Shea, R.
McKee, A. Bocqueraz, G. W. Chesley, J. S. Jones
and F. A. Buck, defendants.
You are hereby required to appear in an action
brought against you by the above named
plaintiff, in the District Court of the
Seventh Judicial District of the State of
Nevads, in and for the county of Lincoln,
and answer the complaint filed therein within ten days (exclusive of the day of service) after
the service on you of this summons, if served
in said county; or if served out of said county,
but within said District, within twenty days;
and in all other cases, forty days; or
judgment by default will be taken against
you, according to the prayer of said complaint.

The said action is brought to recover judgment against you, said defendants, Thomas P.
Hanly and Kennedy J. Hanley, for the sum of
\$3,000, gold coin, with interest thereon at the
rate of 5 per cent. per month, from the 18th
day of August, 1873, due on a certain promissory
note, made in writing, signed, executed and delivered by you, said defendants, to said plaintif,
on the 3d day of February, 1873, also for \$135,00,
gold coin, with interest thereon at the
rate of 5 per cent. per month, from the 18th
day of August, 1873, due on a certain promissory
note, made in writing, signed, executed and delivered by you, said defendants, to said plaintif,
on the 3d day of February, 1873, also for \$135,00,
gold coin, with interest thereon from September
5th, 1873, at the rate of 3 per cent. per month,
amount paid for insurance, and from the payment of
sein judgment of said mortgage, bearing even date with
said note, upon the following described preperty: That further, that you, said Thomas F. Hauly, and all persons claiming under, by, or through you subsequent to the execution of said mortgage be barred and foreclosed of all equity or redemption in and to said premises; and further, the said plaintiff have judgment and execution against you, said defendants, Thomas F. Hauland K. J. Hanley, for any deficiency which may remain unpaid after applying all the proceeds o sale applicable, and for costs and such other and further relief as to the Court may seem more and promet.

and further relief as to the Court may seem most and proper.

And you are hereby notified that if you fail to appear and answer the said complaint, as above required, the said plaintiff will apply to the Court for the relief herein demanded, and for costs of suit, in gold coin,

Given under my hand and the Seel of the District Coart of the Seventh Judicial District of the State of Nevada, in and for the county of Lincoln, this 18th day of September, in the year of our Lord one thousand eight hundred and seventy-three.

By J. M. Handon, Deputy Clerk.

Professional Cards.

T. D. EDWARDS, ATTORNRY AND COUNSELOR AT LAW,
CARSON CITY, NEVADA.

practice in all the Courts of this State Being Attorney for the Central Pacific Railroad Company, will obtain title to the lands belong-ing to the Company, for any parties wishing to purchase.

ing to the Company, for any partice purchase.

Having paid especial attention to the practice before the United States Land Office for nine years, respectfully tenders his services for that tranch of business. Will take necessary steps to secure the selection of lands by the State, and obtain putents for the same for parties with or without their being present.

Having an associate Attorney at Washington, especial attention will be given to obtaining patients to public lands and naines, as well as suits and business gonerally before the Departments.

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HAVING JUST RECEIVED THE APPOINT.
In ment of U. S. Deputy Mineral Surveyor for the District of Lincoln County, hereby gives notice to the owners of mining claims and mill sites, situate within this County, that he is now prepared to execute the necessary surveys, required by law, for parties who may be desirous of securing their claims by a patent from the Government. All the necessary information as to the requisite preliminary steps will be afforded on applying to the above, at his office on Meanlow Valley Bump House.

N. B.—Mr. Wescoatt will continue to give his best attention to mining surveying and engineering:

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AND GENERAL MERCHANDISE. JOHN ROEDER, STONE STORE, WEST SIDE LACOUR STREET,

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Collector, & Deputy Constable, WILL ATTEND TO THE COLLECTION of all bills and accounts that may be entrusted to him. OFFICE at the Justice's Court, Lacour street,

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A Model of Combined Strength and Beauty. Complete in all its parts, uses the Straight Eye Pointed Needle, Self Threading, direct upright Positive Motion, New Tension, Self Feed and en a Table. Light Rumning, Smeth and one as Table. Light Rumning, Smeth and moiseless like all good high pried machines. Has patent check to prevent the wheel being turned the wrong way. Uses the thread direct from the spool. Makes the Elastic Lock Stinch (finest and strongent stitch known) firm, durable, close and rapid. Will do all kinds of work, fine and coarse, from Cambric to heavy Cloth or Leather, and uses all descriptions of thread.

The best mechanical talent in America and Europe, has been devoted to improving and simplifying our Machines, combining only that which is practicable, and dispensing with all complicated surroundings generally found in other machines.

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Hats, Boots, Shoes, Hardware, Crockery, Glass-ware, Paints, Oils, Liquors. Tobacco and Cigars. Having unusual facilities in buying, I am pre-pared to sell goods at the lowest rates, With One Price to All. COME, SEE, AND BE SATISFIED. myl24f JAMES CHONAN.

Dissolution of Copartnership. NOTICE IS HUREBY OIVEN THAT THE copartnership heretofore existing between the undersigned, under the firm mame of E. Brown & Co., at Bullionville, is kneedy dissolved by mutual consent. S. Lewinsohn and Lewis Woldenberg withdraws from the business. E. Brown himself will continue the same as before under the firm name of E. Brown & Core under the firm of E. Brown & Co. Saloons.

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PIOCHE, Also Proprietor of the Long-established and well-known

FASHION SALOON & CLUB ROOMS. TAKES PLEASURE IN INFORMING OLD patrons and new ones that he will centime, as heretofore to keep THE FINEST WINES,

LIQUORS And LIQUORS, AND CIGARS IN THIS MARKET.

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Both Lines newly Stocked with Fine AMERICAN HORSES and new CONCORD COACHES, Stages leave Pioche Daily at S A. M., making lose connection with Bailroad Stage from Ham-

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Established in 1884, for the treament
of Sexual and Seminal Disease, such
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forms, Seminal Weakness, Impotency, etc., etc.
Skin diseases of years standing, and theerated
Legs, etc., successfully treated.
DR GIBBON has the pleasure of amouncing
that he has returned from visiting the principal
Hospitals of Europe, and has resumed practice.
The Dector has spaced neither time nor money
in seeking out new remedies, and has returned
with increased facilities for alleviating human
suffering.
Seminal Weakness.
Seminal emission is consequence of self-

Seminal Weakness.
Seminal emission is consequence of selfabuse. This solital, vice, or depraved sexual
indulgence, is gracticed by the youth of both
seres to an almost unbimited extent, producing
with unering certainty the following train of
morbid symptoms, unless combatted by scientific medical measures, vir. Sallow countenance,
dark spots under the eyes, pain in the head, ringing in the ears, noise like the rustling of leaves
or rattling of chariots, unessiness about the
lotts, weakness of the limbs, confused vision,
blunted intellect, loss of confidence, diffidence
in approaching strangers, a diskine to form new biunted intellect, loss of confidence, diffidence in approaching strangers, a distilect to form new acquaintances, a disposition to shun society, loss of memory, pimples and various cruptions about the face, hestic flushes, furred tongue, feetid breath, coughs, consumption, night sweats, monuments and frequently insanity. If relief be not obtained you should apply immediately, either in person or by better, and have a cure effected by his new and scientific mode of treating disease, which never fails of effecting a quick and radical cure.

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John Day Surveyor General
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P - Miller
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John Roeder
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Dr, D, L, Deai

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Assemblyman.
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District Attorney.
County Treasurer
County Treasurer
County Auditor.
County Auditor.
County Assessor.
County Surveyor.
Coroner. POSTOFFICES IN LINCOLN COUNTY. Hiko... Charles G. Heath, Postmaster
Panses James W. Langford, Postmaster
Pieche T. W. Abraham, Postmaster

Justice of the Peace. T. A. Stoutenburgh Constable. Smith Gray Masonic Directory.

PIOCHE TOWNSHIP OFFICERS.

HALL ON LACOUR STREET. ST. JOHN LODGE, U. D. F. AND SA. M.—Stated communications fourth saturday evening in each month. Called communications first, second and third Saturday evenings at 7% o clock.

A. A. YUUNG, W. M.

JNO. B. SHAW, Secretary

K EVSTONE R. A., CHAPTER NO. 6, U.D. Called convocations first and third Thursday evenings in each month at 7% o'clock, Stated convocations second and fourth Thursday Stated convocations second evenings in each month, Sojourning brethren and companions in good standing cordially invited to attend, M. W. KALES, M. E. H. P. je28-tf

to and from Pioche.

Hike Mail-Weekly.

Arrives Thesdays, at II a. m.; departs Tu days, at 5 p. m. All mail matter for Hiko if not mailed before Thesday, should be given to some one inside, and not dropped in the latter-box. Mail closes at 420 p. m. Bullionville and Panses. Arrives daily, at 11 a. m., departs 4 p. m., closes five minutes before departure. Mail mat-ter for these places should be handed inside the same as Hiko. same as Hiko.

8.7 Postorfies open dally (except Sundays and legal holidays), from 8 a.m. until 7 p. m.; Sundays from 9 to 10 s.m., and 6 to 7 p. m.;

Letters registered from 9 a.m. to 7 p. m.

Notice! Notice! OFFICE PLOUAL SPINIS WATER CO., }

THE FOLLOWING REGULATIONS HAVE been duly adopted by resolution of the Board of Trustees of the FLORAL SPRINGS WATER CO.

They are to be strictly observed by consumers They are to be strictly observed by consumers of Fioral Spyrings water:

1. In all cases of non-payment of the water rent within three days after presentation of bill, the supply will be cut off, and the water shall not again be let on, either for the present or any subsequent occupant, except upon the payment of the amount due, together with the sum of two dollars; provided that in cases of specific supplies, or for Practicanal parts of the month, where the water has been let on, it may be cut of immediately after notice given at the phase where the water has been let on, it may be cut
off immediately after notice given at the place
that the rent is not paid, and may be let on
again upon the condition before mentioned.

2. No person or family supplied with Floral
Springs water will be permitted to use the water
for any other purpose "bun that stated is this
agreement, nor to suppay sater in any way to
other persons or families.

3. Consumers shall prevent all unnecessary
waste of water, and shall make no concealment
of the purposes for which it is used.

4. No alterations stall be made in an "waterplice."

violated the supply of water will be discontin-ued, and not resumed until all charges and ex-penses are satisfied.

7. All persons taking water shall keep their service pipes in good repair, at their own ex-pense, and they will be held liable for all dam-ages which may result from their faiture to do so. s. Sprinkling with hose and stand-ing irrigators will not be allowed un-der any circumstances.

 The inspector, or other properly authorized officer of the Company, shall be admitted at all reasonable hours to all parts of any premises supplied with water, to see that these regulations are observed. ises supplied with water, to see that these regu-lations are observed.

The attention of customers having pipe con-nections is hereby called to the above Rules and Regulations, adopted by the Board of Trustess, and which are hereafter embodied in all coa-tracts for water, and required to be signed before the supply will be furnished. The above regulations will be strictly enforced, and partites neglecting or refusing to comply with them will have their supply of water discontinued at cones. The Company reserves the right of plac-ing meters on all places supplied through the pipes, in which case two and one-half cents per-gellou will be charged for the water used, and one-half the coat of the meter and placing upon the parmises. Parties having hose, in case of fare, will be allowed to use water to extinguish the same free of charge. Water will be supplied by carts, within the main